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APPLICATION NO.	FILING DATE 09/12/2000	FIRST NAMED INVENTOR Robert Hugh Smithson	NAI1P154/99.078.01	CONFIRMATION NO. 6946
D ∩ B∩X 72	7590 04/01/2004 ALLEY INTELLECT	UAL PROPERTY GROUP	MASHAAL, ART UNIT 2136 DATE MAILED: 04/01/2004	ALI M PAPER NUMBER

Please find below and/or attached an Office communication concerning this application or proceeding.

* \$95	Application No.	Applicant(s)	i i
,	09/660,300	SMITHSON ET AL.	
Office Action Summary	Examiner	Art Unit	Ì
	AU Machaal	2136	
The MAILING DATE of this communication appe	ars on the cover she	et with the correspondence address	ļ
and the second s			1
eriod for Reply A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, n within the statutory minimum ill apply and will expire SIX (6	of thirty (30) days will be considered timely. MONTHS from the mailing date of this communication.	
status			
1) Responsive to communication(s) filed on 12 Se	eptember 2000.		
OF IN This	action is non-illian.	metters prosecution as to the merits is	
" " is in condition for allowar	nce except for forma	matters, prosecution as to the matters,	
3) Since this application is in condition for allowed closed in accordance with the practice under E	x parte Quayle, 193	J O.D. 11, 400 O.O. 210.	
Disposition of Claims			
4) Claim(s) 1-36 is/are pending in the application 4a) Of the above claim(s) is/are withdra	wn from consideration	n.	
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-36</u> is/are rejected.			
is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requireme	nt.	
Application Papers	or		
9) The specification is objected to by the Examin 10) The drawing(s) filed on 12 September 2000 is	er. /are: a)⊠ accepted	or b) objected to by the Examiner.	
	Ation is required it the t		i).
Replacement drawing sheet(s) including the correction. 11) The oath or declaration is objected to by the E	Examiner. Note the a	ttached Office Action or form PTO-152.	
11) I he oath or declaration is objected to by with			
Priority under 35 U.S.C. § 119		(d) or (f)	
12) Acknowledgment is made of a claim for foreign	gn priority under 35 t	1.S.C. § 119(a)-(d) or (f).	
Some * c) None of:			
— a use the priority docume	nts have been receiv	ed.	
2. Certified copies of the priority docume	nts have been received	re been received in this National Stage	
3. ☐ Copies of the certified copies of the pr	nority documents have	re been received in this National Stage	
application from the International Bure	est of the certified COL	pies not received.	
* See the attached detailed Office action for a li	or the continue set		
Attachment(s)		Ourmon (PTO-413)	
to Nation of References Cited (PTO-892)		nterview Summary (PTO-413) Paper No(s)/Mail Date	
Notice of References Chief (* **Orawing Review (PTO-948)* Notice of Draftsperson's Patent Drawing Review (PTO-948)* Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date		Notice of Informal Patent Application (PTO-152) Other:	
	e Action Summary	Part of Paper No./Mail Da	ite 6

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DETAILED ACTION

1) This action is in response to communication filed 09/12/2000.

2) Claims 1-36 are currently under examination.

Claim Rejections - 35 USC § 103

- 3) The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3.1) Claims 1, 6-7, 13, 18-19, 25 and 30-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,278,901 to Shieh et al. (Shieh), in view of US Patent No. 5,440,723 to Arnold et al. (Arnold).

As per claims 1, 13, and 25, Shieh teaches a computer program product/method for detecting an outbreak of a virus on a computer apparatus, said computer program product/method comprising:

- (i) measuring one or more measurement parameters indicative of non-virus specific activity of said computer apparatus over a respective measurement period, see col. 17, lines 17-30.
- (ii) comparing said one or more measurement parameters with respective predetermined threshold levels, see col. 17, lines 17-30.

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Shieh fails to explicitly disclose (iii) generating a signal indicative of an outbreak of a computer virus if one or more of said one or more measurement parameters crosses a respective predetermined threshold level.

However, Arnold in an analogous art, teaches this limitation, see col. 22, lines 62-68, and col. 24, lines 12-15. It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the feature of sending an alert upon possible detection of a virus as taught by Arnold with the event that some thresholds were breached in the Shieh invention. One would have been motivated to do so because an alert would notify the user/administrator of the system, so that correct action could be taken to remedy the possible virus problem.

As per claims 6, 18, and 30, Shieh further teaches wherein one of said measurement parameters is e-mail throughput within said computer system, see col. 4, lines 45-59, in which Shieh teaches pattern-oriented Intrusion detection, which helps define patterns of object privilege and data flows that characterize operational security problems in otherwise secure systems.

As per claim 7, 19, and 31, examiner respectfully asserts that it is well known in the art that in order to calculate throughput of e-mails, one would multiply the number of emails by the total size.

3.2) Claims 2-5, 14-17, and 26-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,278,901 to Shieh et al. (Shieh), in view of US Patent

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No. 5,440,723 to Arnold et al. (Arnold) as applied to the base claims, and further in view of US Patent No. 5,832,208 to Chen et al. (Chen).

As per claims 2-5, 14-17, and 26-29, the Shieh-Arnold combination teaches all limitations of the base claims, but fails to explicitly teach wherein one of said measurement parameters is how many e-mail messages are sent having an identical message title/file attachment/attachment of a given file type. Shieh however does teach in regards to detecting/preventing an unknown virus from propagating, monitoring its pattern according to his teaching based on several threshold parameters. Shieh further teaches that these parameters are used for "defining limits to determine abnormal process behavior." See col. 17, lines 17-30.

Chen in an analogous art teaches that e-mail attachments are of particular concern in relation to the transmission of computer viruses. Chen further mentions that these attachments may contain executable files. Chen also teaches that an attachment to an email message may contain a file infected with a computer virus. Chen says that an email having a virus attachment may be broadcast over a network. In light of this teaching of Chen it would have been obvious to one having ordinary skill in the art at the time the invention was made to include as parameters in the Shieh-Arnold combination, threshold parameters such as those taught by Chen. Namely, because Chen teaches the danger of email attachments in association with viruses, and specifically teaches that should an email be broadcast, it may infect multiple recipients, it would have been obvious to one having ordinary skill in the art to monitor all characteristics of a broadcast email. Specifically these threshold parameters would include email subject

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line, since a broadcast email would have the same subject line. Similarly these parameters could further include file attributes, such as file attachment size, name, or type. One would have been motivated to do so because Chen teaches that email attachments pose a potential virus risk, and therefore one would want to monitor this type of email activity. See col. 3, lines 17-32.

3.3) Claims 8-9, 20-21, and 32-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,278,901 to Shieh et al. (Shieh), in view of US Patent No. 5,440,723 to Arnold et al. (Arnold) as applied to the base claims, and further in view of US Patent No. 5,124,943 to Lubarsky.

As per claims 8-9, 20-21, and 32-33, the Shieh-Arnold combination teaches all limitations of the base claims, but fails to explicitly disclose said respective predetermined threshold levels are varied in dependence upon time of day/day of week. However, Lubarsky in an analogous art adequately teaches that the normal quantity of traffic on a network varies from day to day and at different times of the day. See col. 1 line 32-41. Therefore it would have been obvious to one having ordinary skill in the art at the time the invention was made to set different (i.e. lower) thresholds during off-peak hours. One would have been motivated to do so because this would reduce the problem of having false positives in which an indication of a possible virus outbreak is given when in fact the activity triggering this alarm is completely characteristic and normal for a given instance.

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3.4) Claims 10-12, 22-24, and 34-36 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,278,901 to Shieh et al. (Shieh), in view of US Patent No. 5,440,723 to Arnold et al. (Arnold) as applied to the base claims, and further in view of US Patent No. 5956,481 to Walsh et al. (Walsh).

As per claims, 10-12, 22-24, and 34-36, the Shieh-Arnold combination teaches all limitations of the base claims, but fails to explicitly disclose that's the features of the virus protection system/method/software program are user definable/selectable.

However, Walsh in an analogous art adequately discloses user selectable features within a virus-protection software, see col. 3, lines 20-41. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the features that are available in the Shieh-Arnold combination user-selectable as taught by Walsh. One would have been motivated to do so because this would allow for added versatility to the software, making it specialized for any given consumer, making the product more marketable.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The following is a list of pertinent prior art:

US005440723A

US005278901A

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US006016546A

US 20040054498A1

US005832208A

US005956481A

US05124943A

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ali M. Mashaal whose telephone number is 703-305-7854. The examiner can normally be reached on 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on 703-305-9648. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Emmanuel & Joise
EMMANUEL L. MOISE
PRIMARY EXAMINER

PAIN 2/36

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